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10 *Attorney for Defendants*

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13 **UNITED STATES DISTRICT COURT**
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15 **DISTRICT OF NEVADA**

16 RICARDO GAMBOA, an individual,

17 CASE NO: 2:23-cv-01887

18 Plaintiff,

19 vs.

20 DESERT PALACE, LLC, a Domestic Limited
21 Liability Company, dba CAESARS PALACE,

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23 **STIPULATION AND ORDER TO**
24 **CONTINUE EARLY NEUTRAL**
25 **EVALUATION**
26 **(Second Request)**

27 Defendant.

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29 Plaintiff RICARDO GAMBOA, (“Plaintiff”), by and through his counsel of record, Trevor
30 J. Hatfield, Esq., of the law firm of Hatfield & Associates, Ltd., and Defendant DESERT PALACE,
31 LLC (“Defendant”), by and through its counsel, Shannon S. Pierce, Esq., of the law firm of
32 Fennemore Craig, P.C., do hereby stipulate and agree to continue the Early Neutral Evaluation
33 conference (“ENE”). This request is submitted pursuant to LR IA 6-1, 6-2 and LR 7-1 and is the
34 parties’ second request to continue the ENE.

35 Good cause exists for this continuation. Defense counsel currently has a family emergency
36 and will be unable to attend the ENE conference. This family emergency arose in the last 48 hours
37 and requires defense counsel to unexpectedly travel out of state. The stipulated continuance is not
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1 for purpose of delay, but instead the result of unexpected circumstances.

2 **IT IS SO STIPULATED.**

3 Dated: July 11, 2024

Dated: July 11, 2024

4 **HATFIELD & ASSOCIATES, LTD.**

FENNEMORE CRAIG, P.C.

5 By: /s/ Trevor J. Hatfield

6 Trevor J. Hatfield, Esq. (SBN 7373)
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9 Attorney for Plaintiff Ricardo Gamboa

By: /s/ Shannon S. Pierce

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Attorney for Defendant Desert Palace

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12 **IT IS SO ORDERED.**

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14 DATED this 11 day of July 2024.

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16 U.S MAGISTRATE JUDGE

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18 **IT IS FURTHER ORDERED** that the parties are to meet and confer and submit proposed dates,
19 occurring on Wednesdays or Fridays, for the Court to reschedule the ENE by 7/19/2024.

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